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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
10/532,164	08/18/2005	Clark D. Klein Jr	BASF.10025	8330		
45473 BRINKS, HO	7590 07/14/2008 FER, GILSON & LIONE		EXAMINER			
2801 SLATER ROAD, SUITE 120			ARK, DARREN W			
MORRISVILI	.E, NC 2/560		ART UNIT	ART UNIT PAPER NUMBER		
			3643			
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			07/14/2008	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/532,164 KLEIN JR ET AL.

000 4 4 0	1		
Office Action Summary	Examiner	Art Unit	
	Darren W. Ark	3643	
The MAILING DATE of this communication app			
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. Extrasions of time may be available under the provisions of 37 CFR 11 after SN (6) MONTHS from the mailing date of the communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the act or extended period for reply will by statute Any reply received by the Office later than three months after the mailing aemed patent term adjustment. See 37 CFR 1,704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 19 M	lay 2008.		
2a) This action is <b>FINAL</b> . 2b) ▼ This	action is non-final.		
3) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to th	e merits is
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-16</u> is/are pending in the application			
4a) Of the above claim(s) 7-16 is/are withdraws	r from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-6</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	r election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examine	r.		
10)☐ The drawing(s) filed on is/are: a)☐ acc	epted or b) objected to by the	Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See 37 C	FR 1.121(d).
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	TO-152.
Priority under 35 U.S.C. § 119			
12)⊠ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	)-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:			
<ol> <li>Certified copies of the priority document</li> </ol>			
Certified copies of the priority document			
Copies of the certified copies of the prior	•	ed in this Nationa	l Stage
application from the International Bureau			
* See the attached detailed Office action for a list	or the certified copies not receive	ea.	
Attachment(s)  1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)	
Notice of Preferences Cited (FTO-982)     Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate	
Information Disclosure Statement(s) (FTO/SE/08)     Paper No(s)/Mail Date 4/20/05, 5/19/08.	5) Notice of Informal F	Patent Application	
apor recipinali Date <u>4/20/00, or rayou</u> .	O/		

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#### DETAILED ACTION

#### Election/Restrictions

Claims 7-16 are withdrawn from further consideration pursuant to 37 CFR
 1.142(b) as being drawn to a nonelected Group and Species, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 05/19/2008.

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treatly in the English lanuage.
- Claims 1-6 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Masterson 6.370.811.

Masterson discloses a housing (12, 48) configured as a landscape element (no particular structure being recited) defining a cavity (see Figs. 3, 4) and an opening (defined between 44) to the cavity through a ground contacting surface (sides of 12); a perforated bait cartridge (12' is perforated with 40 to allow termites to pass, 30 is

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perforated to receive 24 therein, 24 is perforated to receive threaded member to attach 26 to 24, 26 is perforated to receive upper end of 16; perforations not being particularly claimed); a bait material (16); a mesh-like member (42, 43) engaged with the housing (between 44) so as to cover the opening (defined between adjacent 44 about the circumference of 12), the mesh-like member allowing termites attracted to the bait material to pass therethrough into the cavity (see Fig. 4) and the bait cartridge and to infiltrate the housing (so as to consume 16 and cause it to raise the flag 24); and an inspection hatch (54-56) operably engaged with the housing (12) and configured to allow visual inspection of the cartridge within the cavity (see col. 5, lines 17-46) from outside the housing, so as to determine whether the termites have infiltrated the housing and consumed the bait material in the bait cartridge, without removing the housing from engagement with the upper ground surface (inspection can occur by monitoring flag 24 or by using bail member 56 attached to top of core portion 12' for facilitating removal thereof axially from the top of body 12 when the main cap 54 is removed wherein thereafter it can be inspected).

In regard to claim 2, Masterson discloses the inspection hatch being opaque (see Fig. 3 wherein 54-56 is illustrated in cross section as being opaque).

In regard to claim 3, Masterson discloses at least the bait cartridge (12' can be seen more readily since 16 is decreased in volume within 12' and also 24 is exposed upon threshold consumption of 16), the cavity (cavity becomes more open due to consumption of either 42 or 16), and mesh-like member (consumption of 42 causes the

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volume within 12 to show more of 42) being configured to become increasingly visible through the inspection hatch as the bait material (16) is consumed.

In regard to claim 4, Masterson discloses an anchor member (50; anchor member not being particularly claimed).

In regard to claim 5, Masterson discloses the mesh-like member, the bait cartridge, and bait material being configured to cooperate to allow the bait material to contact the upper ground surface when the housing is in engagement with the upper ground surface (bottom of 12 has opening 46 allowing ground to enter 12, also openings 43, 18, 43 allow ingress of ground into contact with 16).

In regard to claim 6, Masterson discloses the bait material being self-wicking (16 of cardboard is capable of absorbing water).

 Claims 1-6 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Nimocks 5,950,356.

Nimocks discloses a housing (11) configured as a landscape element (no particular structure being recited) defining a cavity (interior of 11) and an opening (7) to the cavity; a perforated bait cartridge (20); a bait material (sawdust inside 20); a mesh-like member (1 covers 7 and has openings 2 defined therein similar to an open mesh; mesh-like member not being particularly claimed); and an inspection hatch (6, 14).

In regard to claim 3, Nimocks discloses the cavity becoming increasingly visible as the bait material is consumed (as sawdust is consumed, cavity becomes more open).

In regard to claim 4, Nimocks discloses an anchor member (corners of 11).

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In regard to claim 5, Nimocks discloses the housing, mesh-like member, bait cartridge, and bait material being configured to cooperate to allow the bait material to contact the upper ground surface when the housing is in engagement with the upper ground surface (openings 7 allow ground to come into contact with the sawdust housed within mesh bag similar to the manner in which the desired invention allows the bait material to contact the upper ground surface; also ground surface could come into housing via 6).

In regard to claim 6, Nimocks discloses the bait material as being self-wicking (sawdust is water absorbent).

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Townsend 6,874,274 discloses a rock simulating pest trap with a top (70) hinged to a bottom (12). Lund 6,729,067 discloses an inspection hatch (30) hingedly connected to the housing (20, 5, 6). Su 6,397,516 discloses an opaque inspection hatch (see Fig. 1C) which is hinged to the housing (also see col. 15, lines 4-53). Simpson 6,145,242 discloses an integrated pest management system including a top (24) configured to resemble a natural rock and wherein upper bait chamber (92) can contain an insect bait and poison.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Darren W. Ark whose telephone number is (571) 272-6885. The examiner can normally be reached on M-F, 8:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter M. Poon can be reached on (571) 272-6891. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Darren W. Ark/ Darren W. Ark Primary Examiner Art Unit 3643

DWA